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FROM: Mark DeLuca

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DATE: January 23, 2004

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MESSAGE:

Paper: Communication in response to Notice of Allowance

Appln. No:

09/624,946

Applicant:

Greene et al.

Filed: July 25, 2000

Title: METHOD, SYSTEMS AND KITS FOR IMMUNO-DETECTION OF EPITOPES

EXPRESSED ON MOLECULES

TC/A.Ü.:

1637

Examiner:

Joyce Tung

Confirmation No.:

7480

UPN0015-100 Docket No.: IF YOU DO NOT RECEIVE ALL PAGES, PLEASE CALL 215,665.2000 or 800.523.2900 IMMEDIATELY.

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Appln. No.: 09/624,946

Communication Dated January 22, 2004

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Appln. No:

09/624,946

Reply to Interview summary mailed December 23, 2003

Applicant:

Greene ct al.

Filed:

July 25, 2000

Title:

METHOD, SYSTEMS AND KITS FOR IMMUNO-DETECTION OF

EPITOPES EXPRESSED ON MOLECULES

TC/A.U.:

1637

Examiner:

Joyce Tung

Confirmation No.: 7480
Docket No.: UPN

UPN0015-100

I, Mark DeLuca, Registration No. 33,229 certify that this Request for Reconsideration, together with other documents are being transmitted by facsimile to the United States Patent and Trademark Office, Facsimile Number (703) 872-9306, for Examiner Qain J. Li, Group/Art Unit 1632, on the date shown below.

Mark DeLuca, Reg. No. 33,229

COMMUNICATION

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

Applicants' undersigned representative provides herewith a written summary of the Examiner's Interview as required according to the Interview Summary (PTOL-413) which was forwarded together with the Notice of Allowance for the above-identified patent application. Applicants' undersigned representative respectfully thanks the Examiner for making her time

UPN0015-100

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available for the Examiner's interview and for the helpfulness that she provided during the Examiner's interview.

A telephonic interview was conducted between the Examiner and Applicants' undersigned representative on December 9, 2003. During the interview, Applicants' undersigned representative authorized the Examiner's Amendment to amend claim 16 and the Examiner and Applicants' undersigned representative agreed that the claims were in condition for allowance upon entry of that amendment.

The amendment of claim 16 substituted "the selected support" with "the selected surface" in order to correct a lack of antecedent basis in the original claim language and to make the claim language used in the claims consistent. The amendment was appropriate and did not effect the scope or content of the subject matter in the claim.

Respectfully submitted,

Mark DeLuca, Reg. No. 33,229

Attorney for Applicants

Dated: Jun 23, 20074

Cozen O'Connor, P.C. 1900 Market Street Philadelphia, PA 19102

#1968660

The Commissioner for Patents is hereby authorized to charge payment to Deposit Account No. 50-1275 of any fees associated with this communication.